

WEATHER REPORT.

Washington, Feb. 10.—Weather forecast for Saturday:
Virginia—Fair; continued cold weather; light to fresh westerly winds; cold weather will continue for at least two or three days longer.
North Carolina—Increasing cloudiness, probably snow; continued cold; fresh northerly winds.

Norfolk and vicinity.
WEATHER FORECAST FOR TO-DAY.
Fair; slightly rising temperature.

CALENDAR.
Sun rises at 6:58 a. m. and sets at 5:42 p. m.

TIDES.
Norfolk—High water, 9:50 a. m. and 10:12 p. m.; low water, 3:35 a. m. and 4:01 p. m.
Old Point—High water, 9:29 a. m. and 9:51 p. m.; low water, 3:14 a. m. and 3:40 p. m.

METEOROLOGICAL DATA.
Maximum temperature 16
Minimum temperature 5
Departure from normal, minus 13
Departure since Jan. 1st, minus 50
Rainfall in past 24 hours, 0
Rainfall since 1st of month, 2.64
J. J. GRAY, Observer.

AMUSEMENTS.

VAN WYCK'S ACADEMY OF MUSIC.
MONDAY, FEBRUARY 13.
Chas. H. Hoy's War Time Comedy
"A MILK WHITE FLAG."
A regiment of funmakers, commanded by MARY MARBLE, Prices, 25c, 50c, 75c, and \$1.00.
feil-3t

VAN WYCK'S ACADEMY OF MUSIC.
TUESDAY EVENING AND WEDNESDAY MATINEE, Feb. 14 and 15.
THE GEISHA.
WEDNESDAY EVENING, Feb. 15th.
THE CIRCUS GIRL.
From Daly's theatre, New York. Prices 25c, 50c, \$1.00 and \$1.50.
feil-3t

AUDITORIUM THEATRE.
S. E. Cor. Nebraska and Union Sts.
JAS. M. BARTON, Prop. and Manager.
WILEY HAMILTON, Amusement Director.
Open every night in the year. Smoking Concerts, presenting a respectable, up-to-date Vaudeville entertainment.
Matinees, Tues., Thurs. and Sat. at 2 p. m. Evening performances continuous from 8 till 12. Admission, 10, 15 and 25c.
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MEETINGS.

NOTICE.—THERE WILL BE AN annual meeting of the stockholders of the ATLANTIC INVESTMENT COMPANY, of Norfolk, Virginia, at the office of A. W. Cornick & Co., No. 272 Main street, Norfolk, Virginia, on the 14th day of February, 1899, at 10 o'clock a. m., to elect officers and transact such other business as may properly come before the meeting. W. A. GRUBB, President.
A. W. CORNICK, Secretary.

Chest Protectors,
Chest Protectors,
Chest Protectors.

—AT—
Trotter's Drug Store,
388 Main St. Cor. Church St.

VIRGINIA.—IN THE CLERK'S OFFICE of the Circuit Court of the county of Princess Anne, in vacation, on the 8th day of February, 1899.

H. D. OLIVER, who sues, &c.,
WEATHERINGTON'S Admr., et al.,
IN CHANCERY.

The object of this suit is to subject the real estate of which Isaac Weatherington died, seized and possessed, to the payment of his debts.
And affidavit having been made that the defendants, Lafayette Weatherington and Lewis C. Weatherington are not residents of the State of Virginia, they are hereby required to appear in the Clerk's office of this Court within fifteen days after due publication hereof and do what may be necessary to protect their interest.

A copy—Testes:
E. M. SENECA, D. C.
A. J. ACKISS, D. C.
feil-tawiw

BUY A PIANO

That will last you a lifetime, one that will improve with age and usage. We have two Big Bargains in STEIFF PIANOS, have only been used four months, will sell at a VERY LOW FIGURE for cash or on easy terms.

FACTORY WAREHOUSES
MONTICELLO HOTEL, Granby St
JOHN J. FOSTER, Manager.

DAIRYMEN.

DAIRY TRADE ARE INVITED TO inspect our new MILK FEED. Insured by anything offered for trade for producing Milk. Price below competition. Michigan Green Clover Hay for Milk Cows also.

D. P. REID & BRO.

Monuments and Gravestones.
The selection of a suitable memorial in marble or granite can be readily made from our stock, for we carry the largest assortment of finished designs in the South.
THE COUPER MARBLE WORKS
(Established 50 Years.)
189-193 Han. St. Norfolk, Va.

The Methodist Sunday School Association.

The Norfolk and Berkley Sunday School Association will meet Sunday, February 12th, with Huntersville M. E. Church, Johnson avenue, at 3 p. m. Following will be the program:
1. "Song of Welcome"—By a Sunday school class.
2. Song, "Standing on the Promises."
3. Prayer.
4. Reading of minutes of last meeting.
5. Song, "Throw Out the Life Line."
6. Recitation, by Amber Crusier, "Bread of Life."
7. Reports of the different schools.
8. Address by W. W. Vlear, Esq.
9. Song, "More About Jesus."
10. Address, by Rev. W. H. Edwards.
11. Offering.
12. Song, "Sweet Peace."
13. Benediction.

COURT DECISIONS.

Notes of Cases Recently Decided
Which are of Interest to
Our Readers.

DIGESTED BY W. B. MARTIN,
LEA BROTHERS & CO. V. GEO. M. WEST CO.

U. S. District Court, Eastern District of Virginia.
January 10, 1899.

BANKRUPT LAW—A GENERAL ASSIGNMENT FOR THE BENEFIT OF CREDITORS IS AN ACT OF BANKRUPTCY, WHETHER GRANTOR IS SOLVENT OR INSOLVENT—FEDERAL COURT HAS EXCLUSIVE JURISDICTION OF ADMINISTERING THE BANKRUPT LAW, AND WILL ENJOIN PARTIES FROM PROCEEDING IN A STATE COURT WHICH HAS UNDERTAKEN TO CARRY OUT THE ASSIGNMENT, AND HAS APPOINTED A RECEIVER.

The George M. West Company, a joint stock company, engaged in mercantile pursuits, executed a deed of assignment to a trustee, conveying all its assets for the benefit of its creditors. This deed was admitted to record December 12th, at 9 o'clock a. m.

On the same day one of the creditors secured filed a bill in the Law and Equity Court of Richmond, asking it to appoint a receiver of the trust property and administer the trust.

By a consent decree the trustee in the deed was made receiver and directed to take possession of the assets of the company.

At 4 o'clock p. m. on the same day the plaintiff filed a petition in the U. S. District Court, asking that court to adjudge the company a bankrupt and administer the assets in accordance with the bankrupt law. The ground set forth in the petition being that the company was insolvent and had committed an act of bankruptcy by making the deed of assignment.

The defendant filed its answer, alleging that it was solvent, and asking that the petition be dismissed. The petitioners then moved the court to reject this answer, adjudge the company a bankrupt, and enjoin proceedings in the State Court.

The Court, Waddill, District Judge, inter alia, says:

The pleadings in this case present two questions for the consideration of the court:
First—Whether a general assignment for the benefit of creditors constitutes an act of bankruptcy; and second, if an act of bankruptcy, what effect the acceptance of the State court appointing a receiver to administer the trust under the deed of assignment should have in the administration of the State or bankruptcy court should, after the adjudication of bankruptcy, administer the trust estate. The present bankrupt law, section 3, specifies five acts of bankruptcy including the fourth act of bankruptcy, which is as follows: "(4) made a general assignment for the benefit of his creditors."

Under the law itself it is quite clear that a general assignment of one's estate and effects to trustees constitutes an act of bankruptcy, and the current of authority, both English and American, is to the same effect.

Coming now to the consideration of what action should be taken by this court. While every reasonable effort should be exerted to avoid even an apparent conflict of jurisdiction between State and Federal courts, this case is apparently free from difficulty, as it will not be seriously maintained that the act of bankruptcy itself can be made the basis of dispossessing the bankrupt out of its jurisdiction. The Constitution of the United States authorizes Congress in its wisdom to enact bankruptcy legislation, and when such action is taken it is the supreme law of the land on the subject.

Under the recent act the District Courts of the United States alone are state courts of bankruptcy within the State, and are vested with such jurisdiction at law and in equity as will enable them to exercise original jurisdiction in bankruptcy proceedings.

My conclusion is that the assignment constitutes an act of bankruptcy, and that the parties should be enjoined from further proceedings in the State court.

An appeal is desired the present administration of the estate in the State Court will not be interrupted pending the appeal, which can be quickly taken and disposed of.

Dawson & Seaton, for petitioners.
Henry & Williams, for defendant.

M'PETERS V. BLANKENSHIP.

Supreme Court of North Carolina, December 23, 1898.

AUTHORITY OF COUNTY COMMISSIONERS.—COMMISSIONERS OF ONE COUNTY CANNOT AT SOLE EXPENSE OF THE COUNTY BUILD A BRIDGE ACROSS A STREAM DIVIDING IT FROM ANOTHER COUNTY—COUNTY WARRANTS ARE NOT NEGOTIABLE IN THE SENSE OF THE LAW MERCHANT, AND WARRANTS FOR EXPENSE OF BUILDING SUCH BRIDGE ARE VOID IN THE HANDS OF INNOCENT PURCHASERS.

Commissioners of Yancey county requested the Commissioners of Mitchell county join them in building a bridge across the Tuckahoe river, which separates the counties where bridge was to be built. The Commissioners of Mitchell county declined the request, and the Commissioners of Yancey county assumed the entire expense and built a bridge costing \$4,000, across the river. They issued warrants to the contractor to pay for the bridge and this action was brought by sundry taxpayers to restrain the County Treasurer from paying said warrants. The court, among other things, says:

"It would have been more seemly and just if some taxpayer had enjoined the erection of the bridge in the beginning, but there is no extrajudicial matters of this kind. The County Commissioners have only such powers as are conferred by statute or plainly incident thereto, and in this matter of building bridges over a stream dividing one county from another, their powers are plainly prescribed and restricted. The Commissioners of Yancey had no power to build the bridge across such boundary stream and throw the entire expense upon Yancey county, nor to build at all, in the absence of the

joining of the Commissioners of Mitchell, in which county half the bridge is situated. If the bridge is a necessity to Yancey county alone, the Commissioners of that county should have applied to the Legislature for a special act authorizing the county of Yancey to construct the bridge at its sole expense. Certainly in the absence of such legislative authority, the warrants are invalid, and their payment must be restrained."
"Whatever hardship there is on the contractors, we cannot recognize any power in public officers to bind the public by contracts not authorized by law. If the warrants have passed for value and without notice to subsequent holders, they are equally invalid and unenforceable in their hands; as the warrants, orders and bonds, of municipal corporations, are not entitled to the protection that attaches to mercantile paper, even when negotiable in form. Whether the warrants is a matter which the holders may consider, but it is not now before us." Reversed.
J. M. GUDGER, Jr., for appellants, Huddins & Watson, for appellee.

SCHOONERS IN COLLISION.

NEWS OF THE SHIPPING IN PORT AND ELSEWHERE.

The Baltimore Pilot boat "Pilot" towed in from the Capes yesterday two vessels, the schooners Henry D. May and Maria Pearson, both lumber laden and bound, the one for Baltimore, the other for Philadelphia. The two vessels had been in collision and had suffered severely, the Maria Pearson having all her headgear carried away and the Henry D. May her bulwarks and top hamper injured, beside suffering other injury. As they did not come up to the city and only reached the lower harbor at a late hour in the afternoon it is not known how the collision occurred nor just what the full extent of damages were.

NOT YET FOUND.

The missing Suffolk man, Mr. Erembert, of the crew of the tug Willard, belonging to Capt. C. T. Caylor, has not been found yet, and nothing appears to be known of his whereabouts at this city. He was well known to a number of our local shipping men, but none of these have heard of him lately, and until he was advertised for it was not known he was missing.

THE DUDLEY'S POSITION.

The Merritt's wrecking force are still at work on the stranded schooner Geo. E. Dudley, high and dry at low tide on Carter's Shoals. As neither the McCullough nor the Haggerty can get near her, a small tug is at work on her at high tide, and it is said by the local office of the Merritt & Chapman Wrecking and Derrick Company that they have hopes of getting her off all right.

WHITE WITH ICING.

The Merchants' and Miners' Transp. Company's steamship Berkshire and Juniata arrived in port yesterday morning, overdue and ice shrouded. The Berkshire was specially well sheeted; from her waterline to the trucks of her masts she was white as Van der Decken's "Flying Dutchman" seen in a black squall. The ice on her starboard bow was fully a foot thick and ten inches on her deck house. The "Kodak fiends" had a good time snapping her.

THE BERKSHIRE'S TRIP.

Her officers tell the following story, which illustrates the kind of weather they had been experiencing:

"It was snowing when she left Boston Tuesday afternoon at 3 o'clock, and the wind was blowing at the rate of twenty miles an hour."

"At 12 o'clock that night she anchored in Vineyard Sound and remained there for nearly twelve hours. It was bitter cold and very severe for those who had to stand watch on the outer decks. The vessel left Vineyard Sound about noon Wednesday in a considerable blow. In the afternoon as she was running down the coast it blew a terrific gale, and the weather generally was very disagreeable. It continued to blow till yesterday at noon, and the snow kept up for most of the trip. She encountered some heavy seas, and one of the crew was straight up in a column as high as her masthead. The snow and ice was making on the vessel all the time and reached a maximum thickness on the front side of her pilot house of ten inches. Fog added to the troublesome features of the voyage. Through it all the vessel behaved finely, and there was no serious trouble on the voyage. She had aboard about ten passengers, the most of whom seemed to greatly enjoy the unique experience. The crew found it very bothersome on the outer decks on account of the slippery condition, but outside of this and the severe cold they had to stand at times there was nothing special to complain of. Fortunately the cargo was packed so tight that it could not shift, though owing to the great weight of ice to starboard and the fact that her port beams were emptied, she had a list of about 36 degrees when she reached here. Her ports had to be cut out before she could be unloaded."

ABANDONED TRIP.

The Baltimore trip was abandoned, and she leaves for Providence this afternoon. The Juniata was not so heavily leeled, and experienced less rough weather from Providence.

To Mardi Gras by Southern Railway.

The public of Norfolk, especially those contemplating attending the MARDI GRAS CARNIVAL, will be pleased to know that the SOUTHERN RAILWAY will, from the seventh to the fourteenth instant, sell round-trip tickets to New Orleans, Mobile and Birmingham at rate of one fare for the round trip.

See Dr. Week about your eyes. Examination free. 210 Main street.

Publications Received.

SEL CULTURE.—This publication for February has been received from the publishers, the Verner Company, Akron, O. It has a very interesting table of contents. Among the special articles are: "George Washington," by President H. W. Rogers, LL. D.; "Statistics and Popular Education," by Hon. Carroll D. Wright; "Commissions on the Tariff and Money," "Columbia University" and "Suggestions from the Life of Abraham Lincoln." Price, 10 cents a copy, or \$1.00 a year.

Be sure you are right, then go to New York Dental Rooms to have teeth extracted. No. 12, New Street Discovery, N. Y. Dental Rooms ONLY, 324 Main street, corner Talbot. Ennes.

All glasses prescribed by Dr. Week guaranteed. Examinations free. 210 Main street.

Read J. W. Phillips' "ad." of Steamboat lines.

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TEMPLES OF EQUITY

A Day's Record in Our Courts of Justice.

Justice Tomlin Wrestles With and Disposes of a Variety of Offenders—Transfers of Real Estate—General Court Notes.

Justice Tomlin presided in the Police Court yesterday morning and disposed of the following cases:

Henry Dougherty was charged with recklessly driving his team over John Gibbs. The accident happened Thursday night on Main street during the celebration of the Chinese. Gibbs was not present on account of his condition, and the case went over to Monday.

Robert Love and John Gregory, both colored, old offenders, stealing a pair of pants from F. Voight's tailoring establishment, Plume street; twelve months in jail each.

Charles Anderson, alias Clarence Walton, drunkenness, unlawful trespass and disorderly conduct at the residence of Mr. Robert L. Morris, No. 327 Bank street; fined \$11.

F. Jones, assault, dismissed.

James Young, colored, assault; dismissed.

George W. Carver, stealing a clock from Blanche Belmont; dismissed.

Lewis Ward, colored, stealing pork valued at \$1.25 from J. S. Bell; thirty days in jail.

Patsy Davis, colored, embezzlement of two clocks of the value of \$1.50 from E. B. Jones; fined \$6.

Mary Foster, colored, stealing \$16 from Thomas Tucker, a colored soldier; dismissed.

TRANSFERS OF REALTY.

The following deeds of bargain and sale were recorded yesterday:

W. J. Baxter and wife to Ludlow Watkins, lot at the intersection of Henry and Chapel streets; \$325.

Mattie V. Dozier and husband to Nettie Gilliam, lot 25, plat of West Atlantic City Land Company; \$200.

GENERAL COURT NOTES.

The jury in the case of C. W. Tebbell, charged with grand larceny, failed to agree yesterday, and was discharged. It is said to have stood eight for conviction and four for acquittal.

George W. Taylor & Co. and the Nottingham & Wrenn Company have filed supply liens in the clerk's office against the Reese Manufacturing Company. The former's claim is \$1,034.07 and the latter's \$420.34.

The injunction bond of \$3,000 in the case of the Alexandria Fertilizer and Chemical Company vs. the Reese Manufacturing Company, has been given by T. H. Wilcox, counsel for the plaintiff, with the Bank of Commerce surety. The bond of \$10,000 required of Ivor A. Page, who was appointed receiver in the case, was given by him at the same time with T. H. Wilcox surety.

Alexander Atwater, colored, was before Commissioner Bowden yesterday afternoon on the charge of swearing falsely in an illicit distillery case in Raleigh, N. C., July 4, 1896. The man was arrested by Deputy United States Marshal West in Richmond, and was committed to Elizabeth City county jail in default of \$300 bail.

NO LUMBER COMBINE.

UNFOUNDED RUMORS SAID TO BE INJURING TRADE.

It has been repeatedly reported recently from Boston and Baltimore that Northern capitalists had secured control of the lumber mills of the North Carolina Pine Association. This association, of which Captain John B. Roper is president, has headquarters in Norfolk, and its operations cover several million dollars in the annual trade of this port. The business men of Norfolk would not like to see the base of operations—the financial center—of this industry transferred from Norfolk to either Baltimore or Boston; therefore, unfounded rumors that disturb trade irritate the lumber men.

Yesterday a reporter of the Virginian-Pilot called to see Captain Roper, who has just returned from Baltimore, where he was in consultation with a number of lumber men from the North, who would like to invest in property controlled by the North Carolina Pine Association. Captain Roper said to a reporter of the Virginian-Pilot some weeks ago that he thought "it was all wind." He was seen yesterday and asked if there is anything more than wind in the deal. He said no deal had been consummated, and he did not believe there would be any.

Another lumber dealer who did not wish his name to be used said there was nothing in the proposition which had been made by certain Northern gentlemen, and that the frequent newspaper reports were injuring business.

"Can I quote you as making this statement?" the reporter asked.

"No, sir; don't say anything. The demand for lumber is good; prices are satisfactory, and I do not see why present conditions should be disturbed by unfounded newspaper talk."

Yankee Investment in Cuba.

A syndicate of American capitalists has just concluded the purchase of a large tract of land near Santiago, and will open up many new iron mines which are upon the property. Other investors are looking the island over carefully and inside of three years Yankee enterprise will transform the slow-going country into a place of business activity and push. In much the same manner, the Hotchkiss Steamship Builders will transform a run-down, debilitated, thin-blooded man into a type of health and strength. It will fill his veins with pure blood, stir up his sluggish liver, drive away his dyspepsia, and clear up his tired brain. It will make him eat well and sleep well, and if his nerves are in bad shape, the Builders will tone them up and restore their old-time form. Many a man is still another decade for the Builders are particularly good for.

Suitable for Bad Weather.

Ladies' and Children's Footfalls, 1, 1 1/2, 2, 10c.
Child's Rubbers, all 7 1/2, 8, 9, 10c.
Misses' Rubbers, all 1, 1 1/2, 2, 20c.
Ladies' Tan Rubbers, 2 1/2 to 4, 20c.
Ladies' Light-weight Rubbers, worth 40c, in sizes 2 1/2 to 4, for 20c.
Ladies' Storm Rubbers, all sizes, for 25c.
Men's Tap Rubbers, 5 to 7 1/2, 25c.
Men's Rubbers, all sizes, for 40c, 50c, and 60c.

HEILER'S SHOE STORE.

64 Bank St.

Now that you have seen our expert watch-maker's tools, you must know that we are fully prepared to do in workman-like manner all complicated work on time watches and chronometers. If others have failed on your watch bring it to us and we will please you. Our watch-maker is progressive and up-to-date. The Gale Jewelry Co.

NOW IS THE TIME.

Prepare for Spring by Taking
A Spring Remedy.

The Best Spring Remedy Is Dr.
Greene's Nervura.

The Most Wonderful Restorative For
Body, Blood and Nerves.

Mr. James Hazelton, No. 58 North Main St., Concord, N. H., says: "I have had considerable experience with Dr. Greene's Nervura blood and nerve remedy, having used it in my family for several years. About five years ago my wife had a bad fall, which resulted in a severe nervous shock to the system. She became poorly in health, and nothing



seemed to do her much good until she commenced the use of Dr. Greene's Nervura blood and nerve remedy. That gave prompt relief and she improved in health considerably. I have also used this remedy and have always found it a very excellent tonic. It is certainly well adapted to my case, and has done me so much good that I do not hesitate to recommend it to my friends."

People have the most unbounded faith in Dr. Greene's Nervura because it is the prescription of the famous physician Dr. Greene, 35 West 14th St., New York City, and from the fact that he can be consulted without charge at any time in regard to any case, either by calling or writing to him.

LEACH-WOODSEMINARY.

THE SENIORS ENTERTAIN MANY OF THEIR FRIENDS.

The senior class of the Leach-Wood Seminary, Miss Agnes D. West, principal, entertained their friends last night with a delightful rendition of "She Stoops to Conquer."

The class is composed of a number of bright young ladies, all of them said to be good and faithful students. They gave a smooth and finished performance and intelligently interpreted the characters of the popular drama.

The English teacher said that she is very proud of the class, and was especially pleased with them last night.

The cast was as follows:
Mr. Hardcastle, Miss Florence Waddy
Mrs. Hardcastle, Miss Alice Kelly
Tony, Miss Mary Lou Cooke
Miss Hardcastle, Miss Lucy Bayler
Miss Neville, Miss Marguerite Taylor
Telling, Misses Taylor, Annie Mason
Sally Lawson, Miss Pauline Collier
Landlord, Miss Lou Vail
Marlow, Miss M. Reynolds
Hastings, Miss Gertrude Twiford
Maid, Miss Miss Lawson
Servant, Miss Vail
Sir Charles Marlow, Miss Collier
In spite of the inclement weather, a large audience was present.

At the close of the entertainment refreshments were served and the seniors were given an opportunity to meet their gentlemen friends.

Miss West stated that the attendance this session is very satisfactory and that the young ladies are doing good work.

Tanner's Creek Drawbridge Company.

The annual meeting of the Tanner's Creek Drawbridge Company was held at their office, No. 22 Bank street, at 12 o'clock, yesterday, and the following officers elected for the ensuing year:

H. L. Page, president; S. Q. Collins, vice president; A. E. Krise, treasurer; J. Roy Collins, assistant treasurer; E. W. Leigh, secretary; J. E. Cole, attorney.

Directors—H. L. Page, J. E. Cole, S. Q. Collins, B. W. Leigh and A. E. Krise. The contract for the erection of the new bridge over Tanner's Creek, with a steel draw, to take the place of the present structure, was given out.

The treasurer's report showed the company to be in an excellent condition financially, and all other matters pertaining to the working of the corporation were very gratifying.

Postponement of Dedication.

Rev. Dr. W. J. Young received a letter from the official board of the Methodist Church at Smithfield, informing him that the dedication of the new church, fixed for Sunday, the 19th inst., would have to be postponed to the second Sunday in March, on account of some of the furnishings for the interior of the building not being ready to be put in.

A Lightning Calculator.

Jimmie Anderson, a little 9-year-old newsboy, has acquired a local application as a lightning calculator. He is always quick and invariably correct in his multiplication exercises and says the answers come to him "natural like." Besides being well up in figures, Jimmie can read and write and aspires to a good education.

MARDI GRAS.

New Orleans, Mobile and Birmingham.

February 7th, 14th, 1899—Rail Rates via Seaboard Air Line.

On account of the Mardi Gras Festival (to be held at New Orleans, Mobile and Birmingham), February 7th to 14th, inclusive, the Seaboard Air Line will sell tickets to those points, from all stations, at a rate of one fare for the round trip. Tickets to be sold February 7th to 13th, inclusive, good returning until February 25th.

For further information, in regard to rates, routes, schedule, &c., call on or address tickets agents.

L. S. ALLEN,
General Passenger Agent,
Portsmouth, Va.

OTHER LOCAL ON PAGE 5.

REPORT OF THE CONDITION OF THE NORFOLK NATIONAL BANK AT NORFOLK, IN THE STATE OF VIRGINIA, AT THE CLOSE OF BUSINESS FEBRUARY 4TH, 1899.

RESOURCES	
Loans and discounts	\$1,068,040.24
Overdrafts, secured and unsecured	23,624.93
U. S. Bonds to secure circulation	400,000.00
U. S. Bonds to secure U. S. deposits	500,000.00
U. S. Bonds on hand	535.00
Premiums on U. S. Bonds	73,462.50
Other Bonds	359,390.00
Banking-house	50,000.00
Due from National Banks (not Reserve Agents)	77,587.22
Due from State Banks and Bankers	33,330.51
Due from approved reserve agents	238,355.13
Exchange for other cash items	1,134.77
Exchange for Federal Reserve Notes of other National Banks	17,750.00
Notes of other National Banks	4,475.90
Fractional paper currency	735.22
Gold and cents	
Federal Money Reserve in Bank, via	
Specie	\$ 96,440.00
Legal tender notes	133,350.00
Redemption fund with U. S. Treasurer (5 per cent. of circulation)	18,000.00
Total	\$3,175,951.33
LIABILITIES:	
Capital stock paid in	\$ 400,000.00
Surplus fund	200,000.00
Deposits, savings, loan expenses and taxes paid	48,049.84
National Bank notes outstanding	500,000.00
Due to other National Banks	131,521.97
Due to State Banks and Bankers	190,233.00
Dividends unpaid	87.50
Individual deposits subject to check	1,358,368.00
Demand certificates of deposit	25,889.00
Certified checks	25,889.00
United States deposits	206,543.00
Disbursing officers	274,963.00
Total	\$3,175,951.33